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8	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON	
9	AT SEATTLE	
10	BRENDA SHOEMAKER, MARTY SHOEMAKER, individually, and in	CASE NO. 2:23-cv-779 MJP
11	their capacity as parents of ABIGAIL SHOEMAKER,	ORDER DENYING STIPULATED MOTION TO EXTEND
12	Plaintiff,	DISCOVERY
13	v.	
14	THE MARYSVILLE SCHOOL	
15	DISTRICT NO. 25, a Municipal Corporation, PETER APPLE, TWILA	
16	HAMMONTREE, and NICOLE MARKUS,	
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18	This matter comes before the Court on the p	arties' Stimulated Motion to Extend
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20	Discovery. (Dkt. No. 13.) Having reviewed the Motion and the Scheduling Order (Dkt. No. 12),	
21	the Court DENIES the Motion.	
22	The parties request a two month extension, from May 20, 2024 to July 20, 2024, to	
23	conduct discovery. (Mot. at 2.) The parties claim good cause exists for this extension because	
24	key individuals needed for discovery are unavailable due to the fact that they are out of state	

attending college and will not be available until the middle of May. (Id. at 1.) The Court finds the parties' reasoning falls short of good cause. The parties do not explain who – other than plaintiff and "another key witness" – are needed for discovery, why the discovery cannot be conducted remotely, or why sixty (60) days is necessary. For this reason, the Court DENIES the Motion without prejudice. The clerk is ordered to provide copies of this order to all counsel. Dated March 27, 2024. Warshuf Helens Marsha J. Pechman United States Senior District Judge